1	HEATHER E. WILLIAMS, CA Bar #122664		
2	Federal Defender LISA N. LUMEYA, DC BN # 90017392 Assistant Federal Defender Office of the Federal Defender 2300 Tulare Street, Suite 330 Fresno, CA 93721-2226 Telephone: (559) 487-5561 Fax: (559) 487-5950		
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6	Counsel for Defendant JASWINDER BHANGOO		
7			
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	UNITED STATES OF AMERICA,	Case No. 1:23-CR-00171-DAD-BAM	
12	Plaintiff,	STIPULATION REGARDING	
13	VS.	CONTINUANCE ; [PROPOSED] ORDER	
14	JASWINDER BHANGOO,	DATE: November 13, 2025 TIME: 2:30 p.m. COURT: Hon. Christopher D. Baker	
15	Defendant.	COOKT. Holl. Christopher D. Baker	
16			
17	IT IS HEREBY STIPULATED, by and between the parties, through their respective		
18	counsel, Assistant United States Attorney Luke Baty, counsel for plaintiff, and Assistant Federa		
19	Defender Lisa N. Lumeya, counsel for Defendant Jaswinder Bhangoo, that Mr. Bhangoo i		
20	progressing well through the Westcare treatment program and the Court may continue the statu		
21	conference from November 13, 2025, to January 14, 2026.		
22	On September 2, 2025, Mr. Bhangoo was arraigned on a supervised release violatio		
23	petition. ECF No. 30. On September 5, 2025, this Court issued an order for release, directing that		
24	Mr. Bhangoo be released into the custody of a representative of the Office of the Federal Defende		
25	and immediately transported to the Westcare treatment facility. ECF No. 32.		
26	The parties now move to continue the status conference until January 14, 2026. A		
27	confirmed by the United States Probation Office, Mr. Bhangoo has progressed very well through		

Westcare and is set to complete the program as scheduled next month. Mr. Bhangoo's spouse is

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1	prepared to welcome him into the approved residence of their home as he continues with his court		
2	ordered terms of supervised release pending disposition of this matter. See ECF No. 32, 34. The		
3	parties and probation have conferred and agree the requested continuance is made with the		
4	intention of conserving time and resources for both the parties and the Court. The requested date		
5	is mutually agreeable for the parties. As this is a supervised release violation matter, no exclusion		
6	of time is necessary.		
7			
8		Respectfully submitted,	
9		ERIC GRANT	
10		United States Attorney	
11	Date: November 10, 2025	/s/ Luke Baty	
12	, , , , , , , , , , , , , , , , , , , ,	LUKE BATY Assistant United States Attorney	
13		Attorney for Plaintiff	
14		HEATHER E. WILLIAMS	
15		Federal Defender	
16	Date: November 10, 2025	/s/ Lisa Ndembu Lumeya	
17	, , , , , , , , , , , , , , , , , , , ,	Lisa N. Lumeya Assistant Federal Defender	
18		Attorney for Defendant JASWINDER BHANGOO	
19			
20	[PROPOSED] ORDER		
21	IT IS SO ORDERED that the status conference currently scheduled for November 13,		
22	2025, is continued to January 14, 2026, at 2:30 p.m. before the Honorable Christopher D. Baker.		
23	Mr. Bhangoo is ordered to remain released subject to the conditions incorporated this Court's		
24	Orders dated September 5, 2025 (Docs. 32-34).		
25	IT IS SO ORDERED.	٨	
26	Dated: November 12, 2025	Mm DKm	
27	THOUSE IN BUILD	UNITED STATES MAGISTRATE JUDGE	

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